1	Elizabeth A. Skane, Esq. (Bar No. 7181)									
2	eskane@skanemills.com Elizabeth C. Spaur (Bar No. 10446)									
3	espaur@skanemills.com SKANE MILLS LLP									
4	1120 Town Center Drive, Suite 200									
5	Las Vegas, Nevada 89144									
	(702) 363-2535 (702) 363-2534 Fax									
6	Attorneys for Defendant, InTouch Credit Union									
7										
8	IN THE UNITED STATES DISTRICT COURT									
9	FOR THE DISTRICT OF NEVADA									
10	SANDRA GROGAN,	Case No. 2:24-cv-01669-APG-MDC								
11	Plaintiff,	JOINT STIPULATION AND ORDER								
12	V.	EXTENDING DEFENDANT INTOUCH CREDIT UNION'S TIME TO FILE AN								
13	ANSWER OR OTHERWISE RESPON ALLIED SOLUTIONS, LLC, OHIO TO PLAINTIFF'S COMPLAINT									
14										
15	CREDIT UNION, and RECOVERY	(111011111401101)								
16	NETWORK OF NEVADA, INC.,									
17	Defendants.									
18	Plaintiff Sandra Grogan ("Plaintiff") and Defendant InTouch Credit Union ("InTouch"), by									
19	and through their undersigned counsel (collectively, "the Parties"), hereby stipulate as follows:									
20	1. On September 10, 2024, Plaintiff filed his Complaint in the above-referenced matter.									
21	2. On September 19, 2024, InTouch was served with Plaintiff's Complaint.									
22	3. InTouch's current deadline to respond to the Complaint is October 10, 2024.									
23	4. Good cause exists for InTouch's request to extend the current response deadline by									
24	30 days, as InTouch is still investigating Plaintiff's claims and discussing potential resolution.									
25	5. Plaintiff does not oppose an extension of InTouch's time to respond to the Complaint									
26	so that the Parties may devote their time and energ	gy to resolving this matter. Pursuant to Local Rule								
27	IA 6-1, InTouch respectfully requests the Court	for an extension of time to file its responsive								
28	pleading for 30 days, which is up to and including November 11, 2024.									
		1								

7588781.1

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	6
1	7
1	8
1	9
2	0
2	1
2	2
2	3
2	4
2	5
2	6
2	7
2	8

6.	This	stipul	lation	is	not for	dela
υ.	11113	Supu	lauon	12	HOL TOL	ucia

7. This is the first stipulation for an extension of time for InTouch to respond to the Complaint. No other deadlines will be affected by this extension.

Plaintiff has agreed to extend the deadline in which InTouch has to answer or otherwise respond to Plaintiff's Complaint up to and including November 9, 2024. This is the first stipulation for extension of time for InTouch to respond to Plaintiff's Complaint.

Dated this 10th day of October 2024.

#### SKANE MILLS LLP

## /s/ Elizabeth C. Spaur

Elizabeth C. Spaur, Esq. (Bar No. 10446)
<a href="mailto:espaur@skanemills.com">espaur@skanemills.com</a>
1120 Town Center Drive, Suite 200
<a href="mailto:Las Vegas">Las Vegas</a>, Nevada 89144
<a href="mailto:Counsel for InTouch Credit Union">Credit Union</a>

### FREEDOM LAW FIRM

### /s/ George Haines

George Haines (Bar No. 9411)
<a href="mailto:ghaines@freedomlegalteam.com">ghaines@freedomlegalteam.com</a>
Gerardo Avalos (Bar No. 15171)
<a href="mailto:gavalos@freedomlegalteam.com">gavalos@freedomlegalteam.com</a>
8985 S Eastern Avenue, Suite 100
<a href="mailto:Las Vegas">Las Vegas</a>, NV 89123
<a href="mailto:Counsel for Plaintiff">Counsel for Plaintiff</a>

# **ORDER**

The Joint Stipulation for Extension of Time for InTouch Credit Union to file an answer or otherwise respond is so ORDERED AND ADJUDGED.

Dated this 15th day of October, 2024.

Hon. Maxivo diano D. Covvillier III United States Magistrate Judge